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1	GABROY LAW OFFICES Christian Gabroy (#8805)
2	Justin A. Shiroff (#12869) The District at Green Valley Ranch
3	170 South Green Valley Parkway, Suite 280 Henderson, Nevada 89012
4	Tel (702) 259-7777 Fax (702) 259-7704
5	christian@gabroy.com
6	jshiroff@gabroy.com Attorneys for Plaintiff
7	UNITED STATES DI
8	DISTRICT OF
9	MELANIE MALINGIN;
10	Plaintiff,
11	VS.
12	ALLIANCE ABROAD GROUP, LP; ALLIANCE ABROAD GROUP

OF NEVADA

ALLIANCE ABROAD GROUP, LP; ALLIANCE ABROAD GROUP INTERNATIONAL, LLC; ALLIANCE ABROAD GP, LLC; CLARK COUNTY SCHOOL DISTRICT; DOES 1-10; and ROE CORPORATIONS 11-20, inclusive, Case No: 2:19-cv-01812-RFB-NJK

STIPULATION AND ORDER TO EXTEND TIME TO RESPOND TO DEFENDANT'S MOTION TO DISMISS AND COMPEL ARBITRATION (ECF NO. 9)

(FIRST REQUEST)

Defendant.

STIPULATION AND ORDER TO EXTEND TIME TO RESPOND TO DEFENDANT'S MOTION TO DISMISS AND COMPEL ARBITRATION ECF NO. 9)

IT IS HEREBY STIPULATED AND AGREED between counsel for Plaintiff Melanie Malingin ("Plaintiff") and Defendant Alliance Abroad Group, LP, Defendant Alliance Abroad Group International, LLC and Defendant Alliance Abroad GP, LLC ("Defendants" or "Alliance") as follows:

WHEREAS, on or about September 23, 2019, Plaintiff filed in the Eighth Judicial District Court a Complaint (the "Complaint"), which was assigned Case No. A-19-802399-C (the "Lawsuit");

WHEREAS, on or about October 3, 2019, Plaintiff served Alliance with the Complaint;

WHEREAS, Defendant Clark County School District filed a Notice of Removal with the United States District Court, District of Nevada (ECF No. 1);

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GABROY LAW OFFICES 170 S. Green Valley Pkwy., Suite 280 Henderson, Nevada 89012 (702) 259-7777 FAX: (702) 259-7704

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WHEREAS, Alliance filed its Motion to Dismiss and Compel Arbitration (the "Motion to Dismiss", ECF No. 9) on or about October 23, 2019;

WHEREAS, Plaintiff's responsive pleading is currently due by November 6, 2019;

WHEREAS, due to scheduling conflicts and Plaintiff's Counsel being out of the jurisdiction, the Parties agree to an additional fourteen (14) day extension through November 20, 2019, for Plaintiff to respond to the Motion to Dismiss; and,

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faith, not for purposes of delay, and neither party is prejudiced by this extension. Dated: October 29, 2019 Respectfully submitted, Respectfully submitted, Respectfully submitted, By /s/ Christian Gabroy, Esq. Christian Gabroy, Esq. Justin A. Shiroff, Esq. The District at Green Valley Ranch 170 South Green Valley Parkway, Suite 280 Henderson, Nevada 89012 Fax (702) 259-7704 Attorneys for Plaintiff Attorneys for Plaintiff Attorneys for Defendants Alliance Abroad Group, LP, Alliance Abroad Group, International, LLC and Alliance Abroad Group, International, LLC and Alliance Abroad Group International Inte	1	WHEREAS, this is the first request for an extension regarding the filing of
faith, not for purposes of delay, and neither party is prejudiced by this extension. Dated: October 29, 2019 Respectfully submitted, Respectfully submited, Respectfully submitted, Respectfully submitted, Respectfully submitted, Respectfully submitted, Respectfully submited, Respectfully submitted, Respectfully submitted, Respectfully submited, Respectfully submitted, Respectfully submitted, Respectfully submitted, Respectfully submitted, Respectfully submitted, Respectfully submited, Respectfully submited,	2	Plaintiff's response to Defendant Alliance's Motion to Dismiss, which is made in good
Dated: October 29, 2019 Respectfully submitted, Respectfully submited, Respectfully submitted, Respectfully submited, Respectfully submitted, Respectfully submitted, Respectfully submited, Respectfulles, Respectfulles, Respectfulles, Respectfulles, Respe	3	faith, not for purposes of delay, and neither party is prejudiced by this extension.
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Respectfully submitted, Respectfully submited, Respectfully submited. Respectful	5	Dated: October 29, 2019 Dated: October 29, 2019
By /s/ Christian Gabroy, Esq. Christian Gabroy, Esq. Justin A. Shiroff, Esq. The District at Green Valley Ranch 170 South Green Valley Parkway, Suite 280 Henderson, Nevada 89012 Fax (702) 259-7704 Attorneys for Plaintiff Attorneys for Plaintiff Attorneys for Defendants Alliance Abroad Group, LP, Alliance Abroad Group, LP, Alliance Abroad Group International, LLC and Alliance Abroad Group International, LLC and Alliance Abroad Group International, LLC and Sport International, LLC and Alliance Abroad Group International Sport International		Respectfully submitted, Respectfully submitted,
26	8 9 110 111 112 113 114 115 116 117 118 119 1220 121 1222 123 124 125 118 119 119 119 119 119 119 119 119 119	Christian Gabroy, Esq. Justin A. Shiroff, Esq. The District at Green Valley Ranch 170 South Green Valley Parkway, Suite 280 Henderson, Nevada 89012 Fax (702) 259-7704 Attorneys for Plaintiff Attorneys for Plaintiff Attorneys for Defendants Alliance Abroad Group, LP, Alliance Abroad Group International, LLC and Alliance Abroad GP, LC IT IS SO ORDERED: Brittany Woodman, Esq. THE VERSTANDIG LAW FIRM, LLC 261 Whitewater Village Court Henderson, NV 89012 Facsimile: (301) 576-6885 Karen S. Vladeck, Esq. Wittliff Cutter PLLC 1803 West Ave. Austin, Texas 78701 Telephone: (512) 649-2434 Fax: (512) 960-4869 *pro hac vice forthcoming Attorneys for Defendants Alliance Abroad Group, LP, Alliance Abroad Group International, LLC and Alliance Abroad GP, LLC IT IS SO ORDERED: RICHARD F. BOULWARE, II UNITED STATES DISTRICT JUDGE